Kane Remedy Co., St. Louis, Mo., alleging that the article had been shipped from St. Louis, Mo., in part on or about April 21, 1921, and in part on or about June 2, 1921, and transported from the State of Missouri into the State of Illinois, and charging adulteration and misbranding in violation of the food and drugs act as amended. The article was labeled in part: (Bottle) "The Kane 4 Ozs. Terpeneless Lemon Extract Distributed by Kane Extract Company, St. Louis, Mo."

Adulteration of the article was alleged in the libel for the reason that diluted terpeneless lemon extract had been mixed and packed with and substituted wholly or in part for the said article, and for the further reason that the article was mixed in a manner whereby damage or inferiority was concealed.

Misbranding was alleged for the reason that the statement on the label, "Terpeneless Lemon Extract," was false and misleading and deceived and misled the purchaser, for the further reason that the article was an imitation of and offered for sale under the distinctive name of another article, and for the further reason that it was food in package form and the quantity of the contents was not plainly and conspicuously marked on the outside of the package, because the quantity stated was not correct.

At the November term, 1926, no claimant having appeared for the property, judgment of condemnation and forfeiture was entered, and it was ordered by the court that the product be destroyed by the United States marshal.

W. M. JARDINE, Secretary of Agriculture.

## 14877. Misbranding of cottonseed meal. U. S. v. 120 Sacks of Cottonseed Meal. Consent decree of condemnation and forfeiture. Product released under bond. (F. & D. No. 21453. I. S. No. 15121-x. S. No. W-1889.)

On December 11, 1926, the United States attorney for the District of Colorado, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district a libel praying seizure and condemnation of 120 sacks of cottonseed meal, remaining in the original unbroken packages at Iola, Colo., consigned by the Sweetwater Cotton Oil Co., Sweetwater, Tex., alleging that the article had been shipped from Sweetwater, Tex., on or about November 30, 1926, and transported from the State of Texas into the State of Colorado, and charging misbranding in violation of the food and drugs act. The article was labeled in part: "Cottonseed Meal Prime Quality Manufactured By Sweetwater Cotton Oil Company, Sweetwater, Texas Guaranteed Analysis: Crude Protein not less than 43.00 Per Cent."

It was alleged in the libel that the article was misbranded, in that the statement "Crude Protein not less than 43.00 Per Cent," borne on the label. was false and misleading and deceived and misled the purchaser, since the said article did not centain 42 per cent of protein.

article did not contain 43 per cent of protein.

On December 31, 1926, the Sweetwater Cotton Oil Co.. Sweetwater, Tex., claimant, having admitted the allegations of the libel and having consented to the entry of a decree, judgment of condemnation and forfeiture was entered, and it was ordered by the court that the product be released to the said claimant upon payment of the costs of the proceedings and the execution of a bond in the sum of \$500, conditioned in part that it not be sold or otherwise disposed of contrary to law.

W. M. JARDINE, Secretary of Agriculture.

## 14878. Misbranding of cottonseed meal and cake. U. S. v. 150 Sacks of Cottonseed Meal and 450 Sacks of Cottonseed Cake. Consent decree of condemnation and forfeiture. Product released under bond. (F. & D. No. 21462. I. S. Nos. 15138-x, 15139-x. S. No. W-1893.)

On December 14, 1926, the United States attorney for the District of Colorado, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district a libel praying seizure and condemnation of 150 sacks of cottonseed meal and 450 sacks of cottonseed cake, remaining in the original unbroken packages at Las Animas, Colo., consigned by the Coleman Cotton Oil Mill, Coleman, Tex., alleging that the article had been shipped from Coleman, Tex., or on about November 30, 1926, and transported from the State of Texas into the State of Colorado, and charging misbranding in violation of the food and drugs act. The article was labeled in part: "Cottonseed Meal" (or "Cake") "Prime Quality Manufactured by Coleman Cotton Oil Mill Coleman, Texas, Guaranteed Analysis: Crude Protein not less than 43.00 Per Cent."

It was alleged in the libel that the article was misbranded, in that the statement "Crude Protein not less than 43.00 Per Cent," borne on the label, was false and misleading and deceived and misled the purchaser, since it did not

contain 43 per cent of protein.

On December 30, 1926, C. N. Troup, Las Animas, Colo., claimant, having admitted the allegations of the libel and having consented to the entry of a decree, judgment of condemnation and forfeiture was entered, and it was ordered by the court that the product be released to the said claimant upon payment of the costs of the proceedings and the execution of a bond in the sum of \$500, conditioned in part that it not be sold or otherwise disposed of contrary to law.

W. M. JARDINE, Secretary of Agriculture.

14879. Misbranding of cottonseed cake. U. S. v. 400 Sacks of Cottonseed Cake. Consent decree of condemnation and forfeiture. Product released under bond. (F. & D. No. 21457. I. S. No. 15124-x. S. No. W-1890.)

On December 14, 1926, the United States attorney for the District of Colorado, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district a libel praying seizure and condemnation of 400 sacks of cottonseed cake, remaining in the original unbroken packages at Crook, Colo., consigned by the Fort Worth Cotton Oil Mill, North Fort Worth, Tex., alleging that the article had been shipped from North Fort Worth, Tex., on or about November 30, 1926, and transported from the State of Texas into the State of Colorado, and charging misbranding in violation of the food and drugs act. The article was labeled in part: "Cottonseed Cake Prime Quality Manufactured by Fort Worth Cotton Oil Mill, North Fort Worth, Texas. Guaranteed Analysis: Crude Protein not less than 43.00 Per Cent."

It was alleged in the libel that the article was misbranded, in that the statement "Crude Protein not less than 43.00 Per Cent," borne on the label, was false and misleading and deceived and misled the purchaser, since the said

article did not contain 43 per cent of protein.

On December 27, 1926, the Logan & Wells Farms Co., a Colorado corporation, claimant, having admitted the allegations of the libel and having consented to the entry of a decree, judgment of condemnation and forfeiture was entered, and it was ordered by the court that the product be released to the said claimant upon payment of the costs of the proceedings and the execution of a bond in the sum of \$1,000, conditioned in part that it not be sold or otherwise disposed of contrary to law.

W. Ma JARDINE, Secretary of Agriculture.

## 14880. Adulteration of cut string beans. U. S. v. 1,400 Cases of Cut String Beans. Default decree of condemnation, forfeiture, and destruction. (F. & D. No. 21388. S. No. E-5904.)

On November 20, 1926, the United States attorney for the Eastern District of Pennsylvania, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district a libel praying seizure and condemnation of 1,400 cases of cut string beans, remaining in the original unbroken packages at Philadelphia, Pa., consigned by Thomas Roberts & Co., alleging that the article had been shipped from Townsend, Del., on or about August 21, 1926, and transported from the State of Delaware into the State of Pennsylvania, and charging adulteration in violation of the food and drugs act. The article was labeled in part: (Can) "Justright Green Cut Stringless Beans \* \* Packed By E M Records & Co. Inc. Townsend, Del."

It was alleged in the libel that the article was adulterated, in that it consisted in whole or in part of a filthy, decomposed, and putrid vegetable

substance.

On February 10, 1927, no claimant having appeared for the property, judgment of condemnation and forfeiture was entered, and it was ordered by the court that the product be destroyed by the United States marshal.

W. M. JARDINE, Secretary of Agriculture.

## 14881. Adulteration and misbranding of worm seed. U. S. v. 9 Bags of Worm Seed. Default decree of condemnation, forfeiture, and destruction. (F. & D. No. 20015. I. S. No. 22578-v. S. No. C-4716.)

On April 21, 1925, the United States attorney for the District of South Dakota, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district a libel praying seizure and